

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

J1017 U.S. PTO
10/038704
01/03/02

4/19/02
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#2

IN RE APPLICATION OF : David C. Perich et al.
FOR : CORNER BRACKET ASSEMBLY
SERIAL NO. : n/a
FILED : herewith
EXAMINER : n/a
ART UNIT : n/a
LAST OFFICE ACTION : n/a
ATTORNEY DOCKET NO. : PTO 2 0013

Cleveland, Ohio 44114-2518
January 3, 2002

INFORMATION DISCLOSURE STATEMENT

Assistant Commissioner of Patents
Washington, D.C. 20231

Dear Sir:

In accordance with 37 C.F.R. §§ 1.56, 1.97, 1.98 and MPEP § 609, applicant(s) submit(s) the following Disclosure Statement concerning art of which the applicant(s) is(are) aware. A copy of PTO-1449 is enclosed herewith.

Under Rule 98(a)(3), no concise explanation of relevance is required for information that is in the English language. Accordingly, the enclosed patents require no further explanation (or no translation is available).

PATENT No.	INVENTOR(S)
D411,018	Nowell
3,619,947	Burum
3,716,890	Benson

4,030,160	Lambertz et al.
4,189,870	Helmick
4,397,062	Huang
4,502,260	Machler
4,805,262	Marshik
4,873,741	Riegelman
4,899,493	Baumgarten
5,119,872	Engebretson
5,287,655	Harvey
5,343,594	Harvey
5,921,051	Hope
6,067,760	Nowell

Within THREE MONTHS OF FILING

X Under Rule 97(b)(1), this information disclosure statement is being filed within three months of the filing date of the application. Therefore, no fee is necessary.

BEFORE FIRST OFFICE ACTION

Under Rule 97(b)(3), this information disclosure statement is being filed before the mailing date of a first Office Action on the merits and accordingly no fee is necessary.

BEFORE FINAL ACTION/WITH FEE

Under Rule 97(c)(2), this information shall be considered if filed before the mailing date of a final action if accompanied by a fee in the amount of **\$180.00** as required by §1.17(p). Accordingly, the necessary fee accompanies this information disclosure statement. Any overpayment or deficiency can be charged to Deposit Account No. 06-0308.

BEFORE FINAL ACTION/NO FEE

____ Under Rule 97(c)(1), this information shall be considered because no item of information contained in the information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application, and, to the knowledge of the person signing this statement after making reasonable inquiry, no item of information contained in the information disclosure statement was known to any individual designated in §1.56(c) more than three months prior to the filing of this information disclosure statement.

INTERNATIONAL SEARCH REPORT

____ Under Rule 97(e)(1), the undersigned certifies that each item of information contained in this Information Disclosure Statement was cited in a communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of this statement and accordingly no fee is necessary.

AFTER NOTICE OF ALLOWANCE

____ Under Rule 97(d), this information disclosure statement will be considered after receiving a Notice of Allowance if accompanied by (a) a Certification under Rule 97(e)(1), and (b) the petition fee set forth in §1.17(i).

(a) Under Rule 97(e)(1), the undersigned certifies that each item of information contained in this Supplemental Information Disclosure Statement was cited in a communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of this statement; and

(b) enclosed is a check in the amount of \$130.00 in payment of the fee due under §1.17(i).